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Property Valuation Appeals Process

Your Property Valuation Notice County Board of Equalization

Utah State Tax Commission

Property Tax Division 210 North 1950 West Salt Lake City, Utah 84134 (801) 297-3600 1-800-662-4335 www.tax.utah.gov



If you need an accommodation under the Americans with Disabilities Act, contact the Tax Commission at (801) 297-3811, or TDD (801) 297-2020. Please allow three working days for a response.

General Information

Your annual "Notice of Property Valuation and Tax Changes" should arrive in July or August. The notice shows the market value set by the county assessor, the projected amount of tax due, and the dates of public hearings by entities that set tax rates. This publication is designed to help you determine if the market value set for your property is correct and, if necessary, how to raise an appeal with the County Board of Equalization.

Value Vs. Taxes

The tax bill on your property is the result of several factors: the value of the property, the tax rate, and certain exemptions that apply in some cases. If the value of your property increases by 25 percent, the taxes due will not necessarily increase by the same amount.

The County Board of Equalization has no authority to change tax rates. It can only consider the value of the property or the property's eligibility for exemption. The focus of an appeal before the Board of Equalization is the market value of the property, not the amount of taxes due.

Checking Your Property's Value

To determine whether the county assessor has correctly valued your property, follow these two steps:

1: Check Your Notice for Errors

Check your "Notice of Property Valuation and Tax Changes" for obvious errors. You may also obtain a copy of your property record from the county assessor. Check that record for errors. Verify the acreage, square footage of any structure on the lot. and any unfinished interior space. If you find errors, ask the Board of Equalization to correct the county records and to recalculate the market value.

2: Establish Your Property's Value

The county assessor is required by law to assess your property according to its market value as of January 1 each year. You can use independent sources to verify whether the value shown on your "Notice of Property Valuation and Tax Changes" is correct.

- A recent professional appraisal (within 12 to 18 months of the January 1 lien date) is generally the best evidence of value.
- If you recently purchased or refinanced the property, your real estate closing papers can be helpful in determining market value.
- If you do not have an appraisal or recent closing papers, look for documentation of recent sales of similar properties (comparables) in your area. The comparables should be of similar age, style, size, and condition, and they should be in the same neighborhood. Many realtors will provide computer listings of comparables as a service to customers.

Should You File an Appeal?

If you find factual errors in the record or a mistake in the market value, you may want to file an appeal with the County Board of Equalization. In deciding whether to appeal, consider the following factors:

- Tax savings if you win The typical residential property owner will save \$8 to \$10 in taxes for every \$1,000 the market value is reduced.
- The strength of your evidence of value In an appeal, the assessed value is generally presumed to be correct unless evidence in the record indicates otherwise. You must show evidence that the value you are proposing is more representative of actual fair market value than the value set by the county assessor.

How to File an Appeal

1: Pay Attention to Details

You must file your appeal within 45 days of the date of the "Notice of Property Valuation and Tax Changes." The notice includes information about filing deadlines. If you fail to file your appeal before the deadline, the value listed on the notice will become final.

2: State the Basis for Your Appeal

The County Board of Equalization appeal form may require you to state why you think the assessment is incorrect and to show that you will have supporting evidence to present at the hearing. Include information about any errors in the property record and other documentation you plan to present at the hearing to support your proposed adjustment. If your petition seems to indicate that you have no evidence to support your claim for adjustment, the county may grant an extension of time so you can gather your evidence.

The County Board of Equalization Hearing

When is the Hearing?

The hearing process varies from one county to another, depending upon the volume of appeals in each county. Instructions for the hearing process are on the "Notice of Property Valuation and Tax Changes." In a county that handles a large volume of appeals, you may be notified of the date and time that your hearing is scheduled. In a county with a small volume of appeals, your case may be heard at the same time that you submit your appeal documents. In many counties, you will be asked to make an appointment with the county auditor.

Who Will Hear Your Appeal?

The county legislative body sits as the Board of Equalization. In some counties, appeals are presented directly to the Board. In other counties, hearing officers are appointed to hear the appeal, write a recommendation, and submit the recommended decision to the Board for approval.

Is It Necessary to Attend the Hearing?

You may attend the hearing and represent yourself, or you may have someone represent you. If you cannot be present in person or through a representative, you can submit your written statement and documents for consideration.

What is the Hearing Like?

The hearing is informal. You will have an opportunity to discuss and explain your evidence, and the county assessor's representative will have an opportunity to discuss and explain how the county arrived at the market value. The Board or hearing officer will weigh all of the information presented and give you a written decision.

What Happens if You Disagree with the Board's Decision?

If you are dissatisfied with the Board's decision, you have additional appeal rights. The next level of appeal is before the Utah State Tax Commission. If you are dissatisfied with the Tax Commission's decision, you can take your appeal to court.

Filing an Appeal with the Tax Commission

If you decide to file an appeal with the Tax Commission, you must do so within 30 days of the date of the Board of Equalization decision. You must file your appeal in writing with the county auditor. The auditor has appeal forms available for your use.

The county auditor will forward your appeal petition to the Tax Commission. Once received by the Tax Commission, your appeal will be scheduled for mediation or a hearing.

The Tax Commission Appeal Process

Your appeal to the Tax Commission will be set either for a mediation conference or an initial hearing. These processes are attempts to resolve your appeal without a formal hearing. You have the right to waive these processes and go directly to a formal hearing.

The Mediation Process

The Tax Commission's experience shows that property tax appeals can be resolved through mediation about 89 percent of the time. Mediation is a voluntary process in which you and the county's representative will work toward a mutual assessment of the evidence to find a solution. The mediator is there to facilitate the discussion, not to impose a decision. If you are unable to reach a resolution, the mediation will be terminated and your appeal will be set for a formal hearing.

The Initial Hearing

If you do not participate in mediation, your appeal will be scheduled for an initial hearing. However, you may waive the initial hearing and proceed directly to a formal hearing, if all parties agree.

The initial hearing is an informal process in which you and the county's representative will each present evidence to a judge. The judge will weigh the evidence and write a decision. If you are dissatisfied with the decision, you may request a formal hearing. Your request must be made in writing within 30 days of the date of the decision.

The Formal Hearing

A formal hearing is a recorded process where testimony and evidence is presented in a formal and legal manner. Each party will have an opportunity to cross-examine the other and any other witnesses. The hearing is conducted by a judge, and a written decision will be issued. If you are dissatisfied with the Tax Commission's decision, you may take your appeal to the District Court or the Utah Supreme Court.

Important Things to Keep in Mind

- Deadlines and schedules are important. If you miss a deadline or fail to appear as scheduled at a hearing proceeding, you may lose your rights to pursue your appeal.
- 2. This appeal may not affect next year's value. If you get an adjustment this year, you will get a refund for this year. However, market factors may affect your property value for future years. Do not rely on the decision in this appeal to carry forward beyond the current year. If you receive another tax valuation that you disagree with, you must appeal that valuation separately.
- For questions about the County Board of Equalization: Contact your county offices at:

(435) 438-6463 Beaver Box Elder (435) 734-3319/3317 Cache (435) 716-7123 (435) 636-3227 Carbon (435) 784-3210 Daggett Davis (801) 451-1123 Duchesne (435) 738-1120 Emery (435) 381-5106 Garfield (435) 676-8826 ext. 100 Grand (435) 259-1321 (435) 477-8333 Iron Juab (435) 623-3410 (435) 644-2458 Kane Millard (435) 743-5227 Morgan (801) 845-4011 Piute (435) 577-2840 Rich (435) 793-2415 Salt Lake (801) 468-3381 or 468-3645 San Juan (435) 587-3223 Sanpete (435) 835-2142 Sevier (435) 896-9262 ext. 201/202 Summit (435) 336-3254 Tooele (435) 843-3130 Uintah (435) 781-5360 Utah (801) 370-8237 Wasatch (435) 657-3190 Washington (435) 634-5712 (435) 836-2731 Wayne Weber (801) 399-8400

4. For questions about an Appeal with the Tax Commission: Contact the Tax Commission Appeals Unit at (801) 297-2280 or (801) 297-2281. If outside the Salt Lake area, call 1-800-662-4335, ext. 2280.